1	DAVID Z. CHESNOFF, ESQ.		
2	Nevada Bar No. 2292 CHESNOFF & SCHONFELD		
3	520 South Fourth Street Las Vegas, Nevada 89101		
	Telephone: (702)384-5563		
-	Attorney for Defendant, Aaron Virchis		
5	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
	*UNITED STATES OF AMERICA )	* * * )	
	) Plaintiff,		
	v. )	2:14-CR-00096-JAD-PAL	
	AARON VIRCHIS,		
	Defendant. )		
		ORDER TO MODIFY CONDITIONS OF	
	PROI	BATION	
	IT IS HEREBY STIPULATED AND	<b>D</b> AGREED, by and between Cristina D. Silva,	
	Assistant United States Attorney, and David 2	Z. Chesnoff, Esq., attorney for Defendant Aaron	
	Virchis, that the previously imposed terms and	d conditions of Defendant Aaron Virchis'	
	probation be modified to permit Defendant A	aron Virchis to travel as follows:	
	1. July 16, 2016 - July 25, 2016 - trip to	Cancun, Mexico to join his sister, nieces and	
	nephews for a family vacation.		
	2. September 12, 2016 - September 23, 2	2016 - trip to the United Kingdom, in order to	
	attend his friend's wedding on September 16t	h, and to celebrate his Mother's 75th birthday on	
	September 22nd.		
;   	3. February 7, 2017 - March 14, 2017 - 1	trip to the United Kingdom, in order to visit	
	family and to do his regular annual checkup w	vith his doctors in the NHS (National Health	
	Service).		
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1	IT IS FURTHER STIPULATE	<b>D AND AGREED</b> Mr. Virchis will provide his	
2	travel itinerary to Probation Officer Henry Stegman prior to his trips and will check in by		
3	telephone with his Probation Officer once	e he arrives at said destinations.	
4	IT IS FURTHER STIPULATE	<b>D AND AGREED</b> Mr. Virchis will also check in by	
5	telephone with Probation Officer Henry Stegman at least once every week while abroad, and		
6	will notify said officer within 24 hours of returning to the United States.		
7	Probation Officer Henry Stegman has no opposition to these requests.		
8	<b>DATED</b> this 21st day of June, 20	16.	
9	UNITED STATES ATTORNEY	CHESNOFF & SCHONFELD	
10	/s/ Cristina Silva	/s/ David Chesnoff	
11	CRISTINA SILVA, AUSA 333 Las Vegas Blvd. S.	<b>DAVID Z. CHESNOFF, ESQ.</b> Nevada Bar No. 2292	
12	Suite 5000 Las Vegas, Nevada 89101 Attorney for Plaintiff	520 South Fourth Street Las Vegas, Nevada 89101	
13		Attorney for Defendant Aaron Virchis	
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1 **ORDER** Based upon the foregoing stipulation, and with good cause appearing: 2 3 IT IS HEREBY ORDERED that the previously imposed terms and conditions of 4 Defendant Aaron Virchis' probation be modified to permit Defendant Aaron Virchis to travel 5 as follows: July 16, 2016 - July 25, 2016 - trip to Cancun, Mexico to join his sister, nieces and 6 1. 7 nephews for a family vacation. 8 2. September 12, 2016 - September 23, 2016 - trip to the United Kingdom, in order to 9 attend his friend's wedding on September 16th, and to celebrate his Mother's 75th birthday on September 22nd. 10 February 7, 2017 - March 14, 2017 - trip to the United Kingdom, in order to visit 11 12 family and to do his regular annual checkup with his doctors in the NHS (National Health 13 Service). 14 IT IS FURTHER ORDERED that Mr. Virchis will provide his travel itinerary to Probation Officer Henry Stegman prior to his trips and will check in by telephone with his 15 Probation Officer once he arrives at said destinations. 16 17 /// 18 19 20 /// 21 22 23 /// 24 25 26 27 28 3

1	IT IS FURTHER ORDERED that Mr. Virchis will also check in by telephone with
2	Probation Officer Henry Stegman at least once every week while abroad, and will notify said
3	officer within 24 hours of returning to the United States.
4	IT IS SO ORDERED.
5	DATED this 22nd day of June, 2016.
6	NAME OF THE PARTY
7	HAUTED G STES DI TRICT COURT HIDGE
8	UNITED STATES DISTRICT COURT JUDGE
9	
10	Respectfully Submitted:
11	CHESNOFF & SCHONFELD
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13	DAVID Z. CHESNOFF, ESQ. Nevada Bar No. 2292
14	520 South Fourth Street
15	Las Vegas, NV 89101 (702) 384-5563
16	Attorney for Defendant, Aaron Virchis
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